AMENDMENTS TO THE DRAWINGS

The attached sheet(s) of drawings includes changes to Drawing 1 on Sheet 1 and Drawing 2 on Sheet 2.

The attached two sheets of drawings include changes to both Figure 1 and to Figure 2. These sheets replace the originals of Figure 1 and Figure 2. The Office Action dated 29 September 2004 identified some features recited in the previously pending claims and not expressly presented in the Drawings. These replacement figures conform the drawings to the original disclosure, including the original claims and specification. No new matter has been added.

In Figure 1:

The disclosed adapter/cartridge was added and a reference (127) was also added.

The pad 120 originally depicted in Figure 1 has been replaced by a depiction of two-different pads as described in the specification. A first type (120_{FIRST}) having adhesive along one side along one peripheral edge and a second type (120_{SECOND}) having adhesive layered between successive pad elements. Additionally, these two pad types are shown having different peripheral dimensions as disclosed in the

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specification. References to the pad numbers have been added, as well as an indication of the placement of either pad with respect to cartridge 127.

In Figure 2:

The Office Action asserted that due to various reproductions and processing the Figure_2 was too dark to allow many details to be clearly seen. The undersigned reprocessed these figures and removed much of the grayscale to permit more details to remain through the processings and reproductions.

Attachment:

Replacement sheet

Annotated sheet showing changes

REMARKS

The Examiner has requested changes throughout the specification, claims, and figures. Applicant appreciates the thoroughness of the review and thanks the Examiner for the helpful comments and observations. In the specification, changes to the text were made to reflect the comments from the Office Action including comments concerning the Figures. Specifically, text from the specification was amended to include the requested changes to the specification, claims, abstract, and figures except as identified below. Claims 1, 6-10, 13-16, and 19 have been amended and claims 20-24 have been added as noted herein.

Amended Figure_1 and Figure_2 address the objections made to the originally submitted figures. Specifically, a number of specified claim elements were asserted as not being shown. The changes to Figure_1 conforms it to the specification and originally filed claims and expressly shows the requested elements as well as other structural elements logically required for the proper understanding of the claimed invention. However, a change reflecting the assertedly missing identified claim 3 and claim 12 features has not been made and reconsideration of this objection is requested. Figure 1 depicts a generic image transfer engine that the specification identifies as encompassing many well-known types of devices, including laser printers (that use electrostatic transfer for example) and ink jet printers (that use ink ejectment systems). Not all of these devices include apertures for image transfer so inclusion of a feature for

a specific type may render the drawings confusing. It is well known that ink jet systems (ink ejectment systems) have apertures through which drops of ink are transmitted. The request in the Rejection to expressly include some features of the claimed invention in the Figures is expressly traversed and the undersigned respectfully requests reconsideration. Persons of ordinary skill in the art are familiar with the different types of image transfer engines and expression inclusion of all such engines is not believed necessary for an understanding of the present invention.

The undersigned also respectfully asserts that the media detachment/ejectment system described in the specification and asserted in the claims is shown in sufficient detail in Figure_1 and Figure_2 which includes blades and rollers for separating and ejecting one or more media from a pad as described and claimed.

On page 8, lines 4 and 9, the Rejection requested clarification as to whether Applicant indented the references to identify Figure_1 or Figure_2. Amendment to the specification was made to the specification to remove this potential ambiguity.

The Rejection requested a common change to both claim 13 and claim 14 insofar as it identified changing medium to media. The undersigned respectfully asserts that medium is correct in those instances.

Upon approval of the present Amendment request by the undersigned, claims 1-24 will be pending. New claims 20-24 correspond to previously pending and objected to claims 5-6, 13, and 14, respectively, now written in independent form. These previously pending claims rewritten as new claims incorporate all limitations from the base claim and any intervening claims. The Examiner has acknowledged that new claims 20-24 (rewritten previous claims 4-6, 13 and 14) are directed to allowable subject matter.

Formalities

Claims 7-10 were objected to as being of improper dependent form. Claims 7-10 were amended to expressly include the pad as part of the system and to unambiguously identify that the pad use limitations of claims 1 included use of the recited pad.

Rejections

Previously pending claims 1-3, 7-12, and 15-19 had been substantively rejected under 35 USC Section 102(b), however it is respectfully asserted that those rejections are now moot in light of the present amendments. The new claims are respectfully asserted to include limitations distinguishing themselves from the cited references. For example, the amendments to independent claims 1, 16, and 19 reciting

photographic production of an image by an image capture system is respectfully not suggested or shown by an LCD, keyboard, and system memory.

Regarding the Provisional Double-Patenting Rejection of claims 1, 16, and 19 under the judicially created doctrine of obviousness-type double patenting. In the event that conflicting claims of the identified applications are in fact patented, Applicant is prepared to execute a suitable Terminal Disclaimer.

Applicants have made a diligent effort to place the claims in condition for allowance. However, should there remain unresolved issues that require adverse action, it is respectfully requested that the Examiner telephone Michael E. Woods, Applicants' Attorney at (415) 388-0830 so that such issues may be resolved as expeditiously as possible.

For these reasons, and in view of the above amendments, this application is now considered to be in condition for allowance and such action is earnestly solicited.

In view of the above amendment, applicant believes the pending application is in condition for allowance.

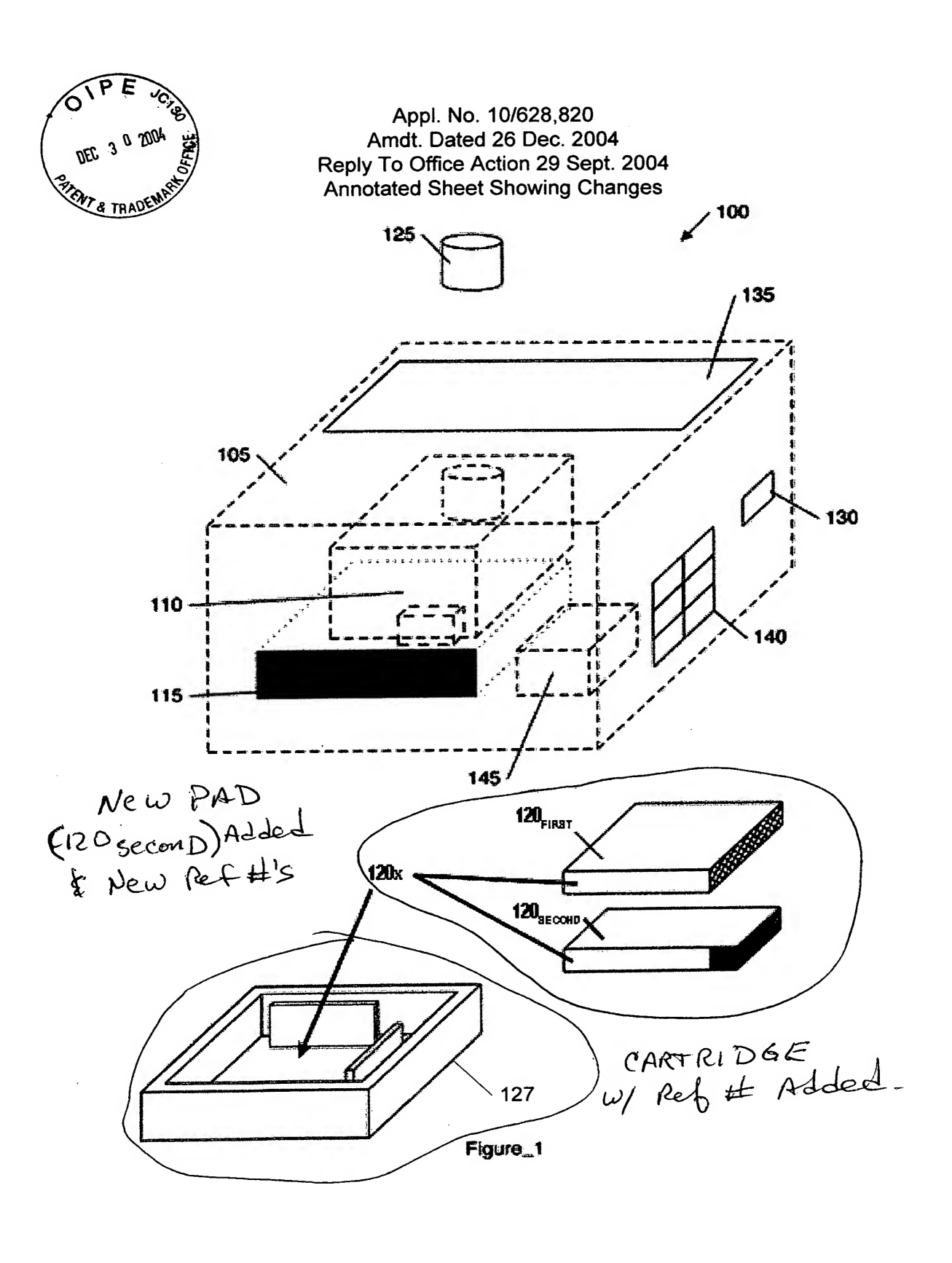
Dated: December 26, 2004

Respectfully submitted,

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Attachments





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